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APPLICATION N	0.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/381,334	09/381,334 11/18/1999		KARI VIRTANEN	PM264014	3837	
909	7590	03/22/2004	EXAMINER			
PILLSBU	JRY WIN	THROP, LLP	IQBAL, KHAWAR			
P.O. BOX	(10500			f		•
MCLEAN	i, VA 22	102		ART UNIT	PAPER NUMBER	
				2686		
				DATE MAILED: 03/22/2004	· 23	

Please find below and/or attached an Office communication concerning this application or proceeding.

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•	Application No.	Applicant(s)	フ
	09/381,334	VIRTANEN, KARI	
Office Action Summary	Examiner	Art Unit	_
	Khawar Iqbal	2686	
The MAILING DATE of this communication Period for Reply	appears on the cover sheet w	th the correspondence address	
A SHORTENED STATUTORY PERIOD FOR RETHE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CF after SIX (6) MONTHS from the mailing date of this communication of the period for reply specified above is less than thirty (30) days, and the period for reply is specified above, the maximum statutory period for reply within the set or extended period for reply will, by some and patent term adjustment. See 37 CFR 1.704(b).	DN. R 1.136(a). In no event, however, may a r 1. a reply within the statutory minimum of thir eriod will apply and will expire SIX (6) MON tatute, cause the application to become AE	eply be timely filed by (30) days will be considered timely. THS from the mailing date of this communication. ANDONED (35 U.S.C. § 133).	
Status			
1) Responsive to communication(s) filed on _ 2a) This action is FINAL . 2b) 3 Since this application is in condition for all 3 to 2 to 3 to 3 to 3 to 3 to 3 to 3 to	This action is non-final.	ers, prosecution as to the merits is	
closed in accordance with the practice und	ler <i>Ex part</i> e Quayle, 1935 C.D	. 11, 453 O.G. 213.	
Disposition of Claims			
4) ☐ Claim(s) is/are pending in the application 4a) Of the above claim(s) is/are with 5) ☐ Claim(s) is/are allowed. 6) ☑ Claim(s) 1-13 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction are	drawn from consideration.	·	
Application Papers			
9) The specification is objected to by the Exam 10) The drawing(s) filed on is/are: a) Applicant may not request that any objection to Replacement drawing sheet(s) including the co 11) The oath or declaration is objected to by the	accepted or b) objected to the drawing(s) be held in abeyar rrection is required if the drawing	nce. See 37 CFR 1.85(a). (s) is objected to. See 37 CFR 1.121(d).	
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for force a) All b) Some * c) None of: 1. Certified copies of the priority docum 2. Certified copies of the priority docum 3. Copies of the certified copies of the application from the International Bu * See the attached detailed Office action for a	nents have been received. nents have been received in A priority documents have been reau (PCT Rule 17.2(a)).	pplication No received in this National Stage	
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB Paper No(s)/Mail Date) Paper No(s	oummary (PTO-413) s)/Mail Date nformal Patent Application (PTO-152)	

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DETAILED ACTION

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) The invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 2. Claims 1-13 are rejected under 35 U.S.C. 102(e) as being unpatentable by Karlsson et al (6222829).
- 3. Regarding claim 1 Karlsson et al teaches a method of registration in a telecommunications system by a mobile station, which system comprises a home location register for maintaining subscriber data and supports a first network, and a second network, the method comprising: (figs. 1-3):

maintaining the mobile subscriber data in the home location register, and sending, from another network element, a message to the home location register for requesting the mobile subscriber data (col. 3, lines 5-14),

the home location register maintaining a subscriber-specific access parameter which indicates whether the mobile subscriber is entitled to use the first network, the second network or both networks (col. 2, lines 1-17);

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in response to said message for requesting the subscriber data, the home location register sending the mobile subscriber data and also said subscriber-specific access parameter (col.3, lines 5-14 and 53-67);

the network element that requested the mobile subscriber data using said subscriber-specific access parameter for restricting the access of the mobile subscriber only to the first network or to the second network (col.3, line 52-col.) line 21).

Regarding claim 2 Karlsson et al teaches a method of registration in a telecommunications system by a mobile station, which system comprises home location register for maintaining subscriber data and supports a first network, and a second network, (fig. 1-3) the method comprising:

storing mobile subscriber data in the memory of a mobile station (col.3, lines 5-14), mobile subscriber data and a subscriber-specific access parameter indicating whether the mobile subscriber is entitled to use the first network, the second network or both networks (col. 2, lines 1-17); and

the mobile station using said subscriber-specific access parameter to restrict the access of the mobile subscriber only to the first and/or the second network (col.3, line 52-col. 4 line 21).

Regarding claim 3 Karlsson et al teaches the mobile subscriber's access can be restricted only to one network even though a short message service had been defined for the mobile subscriber (col. 2, lines 1-17, col.3, line 52-col. 4 line 21).

Regarding claims 4-6 Karlsson et al teach wherein the network element that requested the mobile subscriber data uses said subscriber-specific access parameter to

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prevent location updating in a network which the mobile subscriber is not entitled to use (col. 4, lines 5-40, col. 4, line 56-col. 5, lines 9).

Regarding claims 7,11 and 13 Karlsson et al teach first network is a circuit-switch and second is packet-switched (col. 2, lines 1-17).

Regarding claims 8-10 and 12 Karlsson et al teaches a data structure which comprises (figs. 1-3)

mobile subscriber data in a telecommunications system which supports a first and a second network (col. 2, lines 1-17, col. 3, lines 5-14);

a subscriber-specific access parameter which indicates whether the mobile subscriber is entitled to use the first network, the second network or both networks (col. 2, lines 1-17, col.3, line 52-col. 4 line 21).

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Khawar Iqbal whose telephone number is 703-306-3015.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, MARSHA D BANK-HAROLD can be reached on 703-305-4379. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Marsha D. Banks-Harold

MARSHA D. BANKS-HAROLD

SUPERVISORY PATENT EXAMINER

TECHNOLOGY CENTER 2600

Khawar labal Examiner Art Unit 2686